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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/540,409 06/24/2005		Orlando Miguel Pires Dos Reis Moreira	NL02 1385 US	4233	
24738 PHILIPS ELEC	7590 08/21/2007 CTRONICS NORTH A	EXAMINER			
INTELLECTU	AL PROPERTY & STA	FONG, VINCENT			
370 W. TRIME SAN JOSE, CA	BLE ROAD MS 91/MG \ 95131	ART UNIT	PAPER NUMBER		
,			2183		
			MAIL DATE	DELIVERY MODE	
			08/21/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)			
10/540,409	PIRES DOS REIS MOREIRA ET AL.			
Examiner	Art Unit			
Vincent Fong	2183			

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	The MAILING DATE of this communication appe	ars on the cover shee	et with the c	orrespond	lence addr	ess
ΓΗΕ	REPLY FILED 06 August 2007 FAILS TO PLACE THIS AI	PPLICATION IN COND	ITION FOR	ALLOWAN	ICE.	
1. 🗵	The reply was filed after a final rejection, but prior to or on this application, applicant must timely file one of the follow places the application in condition for allowance; (2) a No a Request for Continued Examination (RCE) in compliant time periods:	ving replies: (1) an ame tice of Appeal (with app	endment, affi peal fee) in c	idavit, or ot compliance	her evidend with 37 CF	ce, which R 41.31; or (3)
a)	The period for reply expiresmonths from the mailing	g date of the final rejection	۱.			
b)	The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire to Examiner Note: If box 1 is checked, check either box (a) or to the statutory period for reply expire to the statutory period for reply expire to the statutory period for reply expires to the statutory period for reply expires on: (1) the mailing date of this A no event.	ater than SIX MONTHS fro (b). ONLY CHECK BOX (b	om the mailing	g date of the	final rejectio	n.
	TWO MONTHS OF THE FINAL REJECTION. See MPEP 7	• • •				
nave unde set fo nay	nsions of time may be obtained under 37 CFR 1.136(a). The date been filed is the date for purposes of determining the period of exert 37 CFR 1.17(a) is calculated from: (1) the expiration date of the sorth in (b) above, if checked. Any reply received by the Office later reduce any earned patent term adjustment. See 37 CFR 1.704(b) TICE OF APPEAL	tension and the correspon shortened statutory period than three months after t	nding amount of for reply origi	of the fee. Tinally set in t	he appropria he final Offic	ate extension fee e action; or (2) as
2. [The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any exte a Notice of Appeal has been filed, any reply must be filed	nsion thereof (37 CFR	41.37(e)), to	avoid disn	nissal of the	
	NDMENTS					
3. ⊵	The proposed amendment(s) filed after a final rejection, (a) They raise new issues that would require further co	nsideration and/or sear			entered be	cause
	 (b) ☐ They raise the issue of new matter (see NOTE below) (c) ☐ They are not deemed to place the application in beauting appeal; and/or 	• •	materially re	ducing or s	implifying tl	he issues for
	(d) They present additional claims without canceling a NOTE:		of finally rej	ected claim	ıs.	
4. Г	The amendments are not in compliance with 37 CFR 1.1		e of Non-Co	mpliant An	nendment (1	PTOL-324).
5. T	.			•	•	,
3. <u> </u>	Newly proposed or amended claim(s) would be a non-allowable claim(s).		a separate,	timely filed	amendmer	nt canceling the
7. 🗵	For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is pro The status of the claim(s) is (or will be) as follows:			ll be entere	d and an ex	xplanation of
	Claim(s) allowed:					
	Claim(s) objected to: Claim(s) rejected: <u>1-11</u> .	·				
	Claim(s) withdrawn from consideration:					
	IDAVIT OR OTHER EVIDENCE] The affidavit or other evidence filed after a final action, bu	it before or on the date	of filing a No	otice of App	peal will <u>not</u>	be entered
	because applicant failed to provide a showing of good an was not earlier presented. See 37 CFR 1.116(e).					
9. □	The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to showing a good and sufficient reasons why it is necessar	overcome all rejections	under appea	al and/or a _l	ppellant fail:	s to provide a
	☐ The affidavit or other evidence is entered. An explanatio	•				•
	QUEST FOR RECONSIDERATION/OTHER		!:4:		for allania	h
	The request for reconsideration has been considered bu	·		1 condition	for allowan	ce because:
	☐ Note the attached Information Disclosure Statement(s). ☑ Other: See attached page 2.	(PTO/SB/08) Paper No	o(s)	H	itail (ll s
				VF		RD L. ELLIS Y EXAMI NER

Art Unit: 2183

Response to Arguments

Applicant's arguments filed 08-06-2007 have been fully considered but they are not persuasive. In remarks, the applicant argues in substance:

(1) Applicant argue that applicant's admitted prior art nor Wertheim teach, suggest or provide motivation for applicants' claimed invention. As the claimed invention is directed to a "cluster instruction level parallelism processor" and at problems of latency and scalability; while Wertheim is not directed to a "cluster instruction level parallelism processor" and is directed at problem of power consumption.

Response

The fact that applicant has recognized another advantage which would flow naturally from following the suggestion of the prior art cannot be the basis for patentability when the differences would otherwise be obvious. See *Ex parte Obiaya*, 227 USPQ 58, 60 (Bd. Pat. App. & Inter. 1985).

In addition, KSR forecloses the argument that a specific teaching, suggestion, or motivation is required to support a finding of obviousness. See the recent Board decision *Ex parte Smith*, --USPQ2d---, slip op. at 20,(Bd. Pat. App. & Interf. June 25, 2007) (citing *KSR*, 82 USPQ2d at 1396) (available at

http://www.uspto.gov/web/offices/dcom/bpai/prec/fd071925.pdf).